Exhibit 60

08-13555-mg Doc 44878-35 Filed 06/26/14 Entered 06/26/14 13:45:13 Exhibit 60 Pg 2 of 5

Received(Date): Tue, 21 May 2013 11:29:30 -0500

linked_image001_48E3E3FE-6BA9-4BCB-8C95-49A2BA53DCF1.jpg

From: Krasnow, Richard <richard.krasnow@weil.com>

Sent: Monday, December 6, 2010 1:33 PM

To: Dietderich, Andrew G. <dietdericha@sullcrom.com>

Cc: Shenker, Joseph <ShenkerJ@sullcrom.com>;

'gcorge.iacobescu@canarywharf.com'; 'levcapital@aol.com';

'dchrmann@alvarczandmarsal.com'; Del Nido, Erika

<Erika.delNido@weil.com>

Subject: RE: Canary Wharf

We will be meeting in Conference Room 25G. Let's include the information that is to be provided to us on the agenda.



Richard P. Krasnow

Weil, Goishal & Manges LLP 767 Fifth Avenue New York, NY 10153 richard.krasnow@weil.com +1 212 310 8493 Direct +1 212 310 8007 Fax

From: Dietderich, Andrew G. [mailto:dietdericha@sullcrom.com]

Sent: Monday, December 06, 2010 2:30 PM

To: Krasnow, Richard

Cc: Shenker, Joseph; 'george.iacobescu@canarywharf.com'; 'levcapital@aol.com';

'dehrmann@alvarezandmarsal.com'; Del Nido, Erika

Subject: Re: Canary Wharf

See you soon. Attendees are Sam Levinson, Joe Shenker and me.



Let's get the confi done, as there is only a subset of info directly re JPM that relates to the other point - and the confi necessary anyway.

From: Krasnow, Richard < richard.krasnow@wcil.com>

To: Dietderich, Andrew G.

Ce: Shenker, Joseph; 'george iacobescu@canarywharf.com' <george iacobescu@canarywharf.com>;

'leveapital@aol.com' <leveapital@aol.com>; dehrmann@alvarezandmarsal.com <dehrmann@alvarezandmarsal.com>; Del Nido, Erika <Erika.delNido@weil.com>

Sent: Mon Dec 06 13:22:01 2010 Subject: RE: Canary Wharf

Andy,

While Daniel will not be able to attend, we can meet with you at our offices at 4:30 this afternoon. For security purposes, we will need the name of all of your attendees. The meeting will be held on the 25th floor.

Based on your email as well as one that we received from Tony Briam, it appears that, as a precondition to LBHI being provided with documents and information regarding the claims that Canary Wharf has asserted in LBHI's chapter 11 case, Canary Wharf is requiring that LBHI confirm whether or not it is interested in assuming the current lease. We don't believe that it's appropriate for there to be any precondition to Canary Wharf providing substantiating documentation regarding its claims other than there being a confidentiality agreement in place that covers non-public documents and information relating to confidential commercial information. Once you or Tony confirm that the only precondition is an acceptable confidentiality agreement, we will turn our attention to revising the agreement and forwarding it to the appropriate person. In that regard, should we be coordinating with you or Tony?

Richard



Richard P. Krasnow

CONFIDENTIAL LBHI CW0010942

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From: Dietderich, Andrew G. [mailto:dietdericha@sullcrom.com]

Sent: Monday, December 06, 2010 10:56 AM

To: Krasnow, Richard; dehrmann@alvarezandmarsal.com

Cc: Shenker, Joseph; 'george.iacobescu@canarywharf.com'; 'levcapital@aol.com'

Subject: Canary Wharf

Daniel and Richard,

Per George's call with Daniel, we are regular U.S. counsel to the Glick family and Canary Wharf. George would like us to sit down and discuss the plan to mitigate losses in the UK on the lease. Sam Levinson, who represents the Glick family with respect to Canary Wharf, is in NY today and tomorrow if we could get on your schedules for a brief meeting this afternoon or tomorrow morning. We recognize this is very short notice, but we think it would be most useful to you if Sam were able to be involved—even if just for a preliminary chat. We would be happy to come to your offices.

Also, Tony Briam at Clifford Chance had forwarded a confidentiality agreement. Canary Wharf is waiting to give you the information you requested on the JPM deal until the confidentiality agreement is signed, and you can confirm to us you are not interested in taking the lease yourself (happily making our mitigation efforts irrelevant!).

Andy

Andy Dietderich

Sullivan & Cromwell LLP

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